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DATE MAILED: 05/04/2005

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/045,320	11/09/2001	Kazuhiro Shitama	09792909-5269	1244
26263	7590 05/04/2005		EXAM	INER
SONNENSO P.O. BOX 06	CHEIN NATH & ROS	DAVIS, CY	DAVIS, CYNTHIA L	
	DRIVE STATION, SEARS TOWER		ART UNIT	PAPER NUMBER
CHICAGO,	IL 60606-1080		2665	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)
	10/045,320	SHITAMA, KAZUHIRO
Office Action Summary	Examiner	Art Unit
	Cynthia L Davis	2665
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet with t	he correspondence address
A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory perion - Failure to reply within the set or extended period for reply will, by stat Any reply received by the Office later than three months after the ma earned patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, however, may a reply reply within the statutory minimum of thirty (30 od will apply and will expire SIX (6) MONTHS tute, cause the application to become ABANI	be timely filed) days will be considered timely. from the mailing date of this communication. DONED (35 U.S.C. § 133).
Status		
1)☐ Responsive to communication(s) filed on 2a)☐ This action is FINAL.	his action is non-final. vance except for formal matters	·
Disposition of Claims		
4) ⊠ Claim(s) <u>1-9</u> is/are pending in the application 4a) Of the above claim(s) is/are withd 5) □ Claim(s) is/are allowed. 6) □ Claim(s) is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and	rawn from consideration.	
Application Papers		
9)☐ The specification is objected to by the Exami 10)☒ The drawing(s) filed on 09 November 2001 is Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction. 11)☐ The oath or declaration is objected to by the	s/are: a) \square accepted or b) \square obtained and accepted or b) \square obtained in abeyance. Section is required if the drawing(s) in	See 37 CFR 1.85(a). s objected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Bure	ents have been received. ents have been received in Appl riority documents have been rec eau (PCT Rule 17.2(a)).	ication No ceived in this National Stage
* See the attached detailed Office action for a li	ist of the certified copies not rec	eived.
Attachment(s)		•
1) Notice of References Cited (PTO-892)	4) 🔲 Interview Sumi	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/M	ail Date mal Patent Application (PTO-152)
Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date	6) Other:	nai i atent Application (FTO-192)

DETAILED ACTION

Priority

1. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Claim Rejections - 35 USC § 102

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

2. Claims 1-9 are rejected under 35 U.S.C. 102(e) as being clearly anticipated by Fan.

Regarding claim 1, authentication means for authenticating the device on said global network is disclosed in column 4, lines 50-52 of Fan. Creating means for creating an access permission entry in response to an access request from the device authenticated by said authentication means, and adding said access permission entry to an access permission list is disclosed in column 3, lines 46-49. Control means which, upon receiving a data packet sent from the device on said global network, determines whether or not said data packet should be transferred to said local access permission entry network based on information extracted from the header of said data packet and on the access permission entry contained in said access permission list is disclosed in column 3, lines 53-56.

Regarding claim 2, said access permission entry creating means extracts access information from an access request packet transmitted from the authenticated device,

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thereby creating an access permission entry containing a source IP address, a destination IP address, a source port number, a destination port number and a last access permission time is disclosed in column 3, lines 46-49; column 1, lines 43-46; and column 12, lines 14-17 (last permission time).

Regarding claim 3, said control means extracts a source IP address, a destination IP address, a source port number and a destination port number from the header of the data packet transmitted from the device on said global network, compares these extracted items of information with the information about the access permission entry contained in said access permission list and transfers said data packet to said local network if the two pieces of information correspond in all of the source IP address, destination IP address, source port number and destination port number is disclosed in column 1, lines 43-46, and column 3, lines 12-13 and 53-56.

Regarding claim 4, said control means eliminates the access permission entry corresponding to a relevant access from said access permission list in accordance with an access termination notification from the device on said global network is disclosed in column 10, lines 13-22.

Regarding claim 5, said control means calculates the length of time which elapsed from the last access based on a last access permission time stored in the access permission entry which corresponds to the time at which the data packet was received from the device on said global network, and eliminates the access permission entry from said access permission list when the elapsed time exceeds a predetermined reference time is disclosed in figure 7 and column 12, lines 10-25.

Regarding claim 6, storage means for storing said access permission list is disclosed at column 3, lines 53-56.

Regarding claim 7, authenticating the device on said global network is disclosed in column 4, lines 50-52 of Fan. Creating an access permission entry in response to an access request from the authenticated device and adding the access permission entry to an access permission list is disclosed in column 3, lines 46-49. Determining, upon receiving a data packet from a device on said global network, whether or not said data packet should be transferred to said local network based on information extracted from the header of said data packet and on the access permission entry contained in said access permission list is disclosed in column 3, lines 53-56.

Regarding claim 8, in the step of creating the access permission entry, access information is extracted from an access request packet transmitted from the authenticated device, so that an access permission entry can be created which contains a source IP address, a destination IP address, a source port number, an access destination port number and a last permission time is disclosed in column 3, lines 46-49; column 1, lines 43-46; and column 12, lines 14-17 (last permission time).

Regarding claim 9, a source IP address, a source port number, a destination IP address and a destination port number are extracted from the header of the data packet transmitted from the device on said global network, and the extracted items of information are compared with information about the access permission entry contained in said access permission list, whereby said data packet is transferred to said local network if the two pieces of information correspond in all of the source IP address,

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destination IP address, source port number and destination port number is disclosed in

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column 1, lines 43-46, and column 3, lines 12-13 and 53-56.

3. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Cynthia L Davis whose telephone number is (571) 272-

3117. The examiner can normally be reached on 8:30 to 6, Monday to Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Huy Vu can be reached on (571) 272-3155. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

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you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

CLD 4/18/2005

SUPERVISORY PATENT EXAMINER **TECHNOLOGY CENTER 2600**